Exhibit A To Registration Statement Under the Foreign Agents Registration Act of 1938, as amended

OMB No. 1105-0003 Approval Expires Oct. 31, 1986

Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

1. Name and address of registrant RI	2. Registration No.			
3. Name of foreign principal Hoya Corporation	4. Principal address of foreign principal 7-5 Naka-Ochiai 2-chome Shinjuku-ku Tokyo, 161, Japan			
5. Indicate whether your foreign princi	oal is one of the following type:			
☐ Foreign government				
☐ Foreign political party				
XX Foreign or □ domestic organization	on: If either, check one of the following:	198 € 2 03.00 € 198 € 1		
☐ Partnership	☐ Committee	TO THE TO THE		
	□ Voluntary grou	· 一・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・		
☐ Association	☐ Other (specify	- T.Y.		
☐ Individual—State his nationality		ල විස <u>ක</u> ් ව		
6. If the foreign principal is a foreign g	overnment, state:			
a) Branch or agency represented by	the registrant.			
b) Name and title of official with wi	om registrant deals.			
7. If the foreign principal is a foreign p	olitical party, state:			
a) Principal address				
a) Principal addressb) Name and title of official with w	om the registrant deals.			

8. If the foreign principal is not a foreign government or a foreign political party,

a) State the nature of the business or activity of this foreign principal Manufacturer of crystals.

	lly all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page may be used.)	9. Ex
برا No ⊔.	zed in part by a foreign government, foreign political party, or other foreign principal Yes	
. □ No ⊑	zed in whole by a foreign government, foreign political party, or other foreign principal Yes	
□ No D	d by a foreign government, foreign political party, or other foreign principal	
□ No 🗵	led by a foreign government, foreign political party, or other foreign principal	
i□ No Ģ	i by a foreign government, foreign political party, or other foreign principal Yes	•
;□ No 🖫	by a foreign government, foreign political party, or other foreign principal	
	oreign principal	·
	oreign principal	b)

Hoya Corporation is a private corporation which is owned by its shareholders.

Date	of	Fx	hi	bit	Α
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Name and Title

Signature

December 5, 1985

Abraham D. Peritz, Treasurer

^{10.} If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

Exhibit B OMB No. 1105-0007 To Registration Statement Approval Expires Oct. 31, 1983 Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant Name of Foreign Principal RUDER FINN & ROTMAN, INC. HOYA CORPORATION Check Appropriate Boxes:

- 1.

 The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.
- 2.

 There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3.

 The agreement or understanding between the registrant and foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

As outlined in contract

5. Describe fully the activities the registr	rant engages in or proposes to engage in	on behalf of the above foreign principal.			
	As outlined in contract				
 Will the activities on behalf of the above Yes □ No □ 	ove foreign principal include political ac	tivities as defined in Section 1(o) of the Act?1			
If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.					
Date of Exhibit B	Name and Title	Signature			
December 5, 1985	Abraham D. Peritz, Treasure	Cesasiam O. Peut			
	1 .				

Political activity as defined in Section 1(0) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuadence in any other way influence any agency or official of the Government of the United States or any section of the audition within the United States with reference to formulating, adopting, or changing the state of foreign political party.



RUDER FINN & ROTMAN

AGREEMENT BETWEEN RUDER FINN & ROTMAN INC. AND HOYA CORPORATION

Date: October 1, 1985

- (1) Hoya Corporation has retained Ruder Finn & Rotman Inc. as its public relations counsel effective October 1, 1985.
- (2) Public relations services to be provided by Ruder Finn & Rotman include counseling, creating, planning and working on specific public relations projects; preparation of written and other public relations materials, representing Hoya Corporation to the public, as its agent and reporting on progress and achievements in a manner to be mutually agreed upon.
- (3) Ruder Finn & Rotman, Inc. will be paid for its services at the monthly rate of \$7,000 for October, \$12,000 for November, \$12,000 for December and \$6,000 each for January through September, 1986. This monthly fee will be billed on the first day of each month, and payment will be during that month.

The monthly fee above will pay for staff time at the hourly rates of the people who work on the program.

(4) Out of pocket disbursements for or on behalf of or for the benefit of Hoya Corporation will be billed at the end of each month. Disbursements falling into Group A, below, will be billed to you at cost, and those in Group B, which increase our overhead costs, will be billed at a markup of 20 percent.

GROUP A

Telephone & Facsimile
Clipping Service
Travel
Copying
Press Conferences
Postage
Business Entertainment
Miscellaneous

GROUP B

Art Work
Printing
Photography
Mailings
Mat Services
Mass Script Service
TV Films
Surveys and Research

The out-of-pocket expenses for the initial three months will not exceed \$25,000. The out-of-pocket expenses for a period of nine months from January through September, 1986 will not exceed \$19,000.

(5) Hoya Corporation agrees to deposit with Ruder Finn & Rotman \$3,000 to be used as a revolving credit against which out of pocket disbursements may be paid. Hoya Corporation agrees to reimburse this fund each month in the amount of such out-of-pocket charges. Ruder Finn & Rotman agrees to refund promptly any unspent balance remaining therein at the completion of this agreement or extension thereof.

- (6) Services rendered by all present or future subsidiaries or affiliates of Ruder Finn & Rotman, and which are not specifically covered by the financial portion of this agreement, will require a separate budget agreement when such services are called for. The cost of such services may be billed, as you prefer, as part of the Ruder Finn & Rotman monthly invoice or as separate subsidiary invoices.
- (7) Hoya Corporation agrees to and hereby does indemnify Ruder Finn & Rotman against any damages, cost and expenses, including reasonable attorney's fees, incurred in defending against any action arising out of the release of materials previously cleared and approved for and on behalf of Hoya Corporation and Hoya Corporation hereby expressly holds Ruder Finn & Rotman, Inc. harmless from any such damages, costs and expenses.
- (8) At any time after the first three months of this agreement, this agreement can be cancelled by either party on 90 days advance notice in writing.
- (9) Terms and conditions specified above are renegotiable, whenever the two parties deem necessary.

Signed by:

Hoya Corporation

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Ruder Finn & Rotman

M. Ohara Manager of Foreign Trade Dept. David Finn, Chairman